UNITED STATES DISTRICT COURT

for

FILED BY D.C.

05 OCT 12 AM 9: 46

WESTERN DISTRICT OF TENNESSEE

WESTERN DIVISION



U.S.A. vs. FREDERICK JACKSON

Docket No. 2:02CR20058-013

Amended Petition on Probation and Supervised Release

COMES NOW <u>FREDDIE MCMASTER II</u> PROBATION OFFICER OF THE COURT presenting an official report upon the conduct and attitude of <u>Frederick Jackson</u> who was placed on supervision by the Honorable <u>Bernice B. Donald</u> sitting in the Court at <u>Memphis, TN</u> on the <u>21st</u> day of <u>December, 2004</u> who fixed the period of supervision at <u>two (2) years*</u>, and imposed the general terms and conditions theretofore adopted by the court and also imposed special conditions and terms as follows:

The defendant shall participate as directed in a program (outpatient and/or inpatient) approved by the probation officer for treatment of narcotic addiction or drug or alcohol dependency which may include testing for the detection of substance use or abuse.

The defendant shall provide the probation officer access to any requested financial information.

The defendant shall not engage in any employment where he has access to other person's identifications.

*Term of Supervised Release began April 7, 2005.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

(PLEASE SEE ATTACHED)

PRAYING THAT THE COURT WILL ORDER a WARRANT be issued for Mr. Jackson to appear before the Honorable Bernice B. Donald to answer charges of violation of Supervised Release and that the petition filed on August 29, 2005, be amended to include the new violation.**

Bond:	

ORDER OF COURT

Considered and ordered this _____day of _____, 20___ and ordered filed and made a part of the records in the above case.

United States District Judge

I declare under penalty of perjury that the foregoing is true and correct.

Executed on september 26, 2

U.S. Probation Officer

Place Memphis, Tennessee

This document entered on the docket sheet in compliance with Rule 65 and/or 32(b) FRCrP on 10-12-05



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RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

THE DEFENDANT HAS VIOLATED THE FOLLOWING CONDITIONS OF SUPERVISED RELEASE:

The defendant shall refrain from any unlawful use of a controlled substance and the defendant shall not possess a controlled substance.

Mr. Jackson used a controlled substance as evidenced by positive screens for marijuana on May 18, and June 16, 2005, and for cocaine on August 1, 2005. On July 22, 2005, he signed a voluntary statement of admission to having used marijuana on or about July 21, 2005.

The defendant shall submit to drug testing and drug treatment programs as directed by the Probation Office.

On May 3, 2005, Mr. Jackson was referred to the Alcohol and Chemical Abuse Rehabilitation Center (ACAR) to begin drug testing and treatment. While at ACAR he missed six drug screens and six counseling sessions. In response to his non-compliance, an administrative staffing was held on July 22, 2005, whereby Mr. Jackson was made aware of the legal consequences of continued non-compliance and a new referral was made for drug treatment to Dr. Janet Scott and Associates. He has since missed counseling sessions with her on August 3 and 10, 2005, and failed to report for in-office screening on August 15, 2005. On August 16, 2005, he was discharged from Dr. Scott's program due to non-compliance.

**The defendant shall notify the probation officer at least ten days prior to any change in residence or employment.

Mr. Jackson failed to notify this officer of changes in his address. The summons issued by the Court on September 7, 2005, setting an initial appearance for September 22, 2005, was returned unexecuted. This officer spoke to management at the Eaden Apartments and learned that he no longer resides there. Mr. Jackson's whereabouts are unknown at this time.

1.	Defendant Freder	ick Jackson 4375	Knight Arnold	#4 Memphis, TN 38118			
2.	Docket Number (Year-Sequence	e-Defendant No.)_	2:02CF	20058-013			
3.	District/Office Weste						
4.	Original Sentence Date	12	21	04			
		month	day	year			
(If di	fferent than above):						
5.	Original District/Office						
6. Original Docket Number (Year-Sequence-Defendant No.)							
7.	List each violation and determin	violation and determine the applicable grade {see §7B1.1}:					
	Violation{s}						
Usa	ge of a controlled substance (cocaine & marijus	ına)			В	
Fai	lure to participate in drug test	ting/treatment as o	lirected			С	
Fai	lure to report change in reside	ence				С	
8.	Most Serious Grade of Violat	tion (<u>see</u> §7B1.1(b)		_	В	
9.	Criminal History Category (s.	ee §7B1.4(a))74			_	IV	
10.	Range of imprisonment (see					months*	
*Bein	g originally convicted of a Class I) felony, the statuto	rv maximum teri	n of imprisonment is 24 man	the: 18 II S.C. 83593/	a)(3)	

originally convicted of a Class D ferony, the statutory maximum term of imprisonment is 24 months; 18 U.S.C. §3583(e)(3)

- 11. Sentencing Options for Grade B and C violations Only (Check the appropriate box):
 - (a) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is at least one month but not more than six months, §7B1.3(c) (1) provides sentencing options to imprisonment.
 - {} (b) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is more than six months but not more than ten months, §7B1.3(c) (2) provides sentencing options to imprisonment.
 - (c) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is more than ten months, no sentencing options to imprisonment are available.

Mail documents to: United States sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit

12.	Unsatisfie	i Conditions of	Original Se	ntence						
List any sentence	restitution, te for which r	ine, community of evocation is order	confinement ered that rem	, home deter nains unpaid	ntion, or intern l or unserved	mittent confine at the time of t	ment pre revocatio	viously im n { <u>see</u> §7I	posed in cor 31.3(d)}:	nnection with the
Restitut	tion (\$)	N/A	<u></u> .		Communit	y Confinemen	t	N/A	.	
Fine (\$))	N/A			Home Det	ention		N/A		
Other _		N/A	ü		Intermitte	nt Confinemen	t	N/A		
13.	Supervise	d Release								
	ation is to be 3(g)(1)}.	revoked, determi	ne the length	ı, if any, of tl	he term of sup	ervised release	accordin	ig to the pr	ovisions of	§§5D1.1-1.3{ <u>see</u>
			Term:	N/A	to	N/A	years			
revocat	tion, the deforment {see	e is revoked and endant may, to 18 U.S.C. §3583 d release to be se	the extent process (e) and §7B	permitted by 1.3(g)(2).	y law, be ore	dered to recor	nmence	supervised	i release up	impossible upon oon release from
	_		rvea ioilow	ing release i	iom imprisor	miciit	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*****	=	
14.	Departure									
List ag	gravating an	d mitigating facto	ors that may	warrant a se	entence outsid	le the applicab	le range	of impriso	nment:	<u> </u>
<u> </u>										
						" · ·				
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Defendant Frederick Jackson

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Mail documents to: United States Sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit

Official Detention Adjustment (see §7B1.3(e)): months _____ days ___

15.



Notice of Distribution

This notice confirms a copy of the document docketed as number 619 in case 2:02-CR-20058 was distributed by fax, mail, or direct printing on October 12, 2005 to the parties listed.

Tracy Lynn Berry U.S. ATTORNEY'S OFFICE 167 N. Main St. Ste. 800 Memphis, TN 38103

Honorable Bernice Donald US DISTRICT COURT